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PART II—Section 3—Sub-section (i)

General Statutory Rules (including orders, bye-laws etc. of a general character) issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administrations of Union Territories).

MINISTRY OF HOME AFFAIRS

CORRIGENDA

New Delhi, the 23rd September 1960

G.S.R. 1124.—In Government of India, Ministry of Home Affairs Order No. GSR 1089 dated the 14th September, 1960, published in Part II Section 3(i) of the Gazette of India Extraordinary dated the 14th September, 1960.

1. for 'persons' in line 1 of para 4(2) read 'person'.
2. for 'proceedings' in line 2 of para 12 read 'proceeding'.

In the Schedule to the Order—

1. for 'of' in line 12 of Section 18B, read 'or'.

[No. 8/11/60-SR(R).]

P. N. KAUL, Dy. Secy.

MINISTRY OF FINANCE (Department of Expenditure)

New Delhi, the 13th September 1960

G.S.R. 1125.—In exercise of the powers conferred by the proviso to article 309 and clause (5) of article 148 of the Constitution, and after consultation with the Comptroller and Auditor General in relation to persons serving in the Indian Audit and Accounts Department, the President hereby makes the following further amendments in the Fundamental Rules, namely:—

1. These rules may be called the Fundamental (Amendment) Rules, 1960.
2. For sub-rule (1) of Rule 91 of the Fundamental Rules, the following sub-rule shall be substituted, namely:—
“(1) Unless the President by General or special order otherwise directs, leave salary shall be drawn in rupees in India.”

[No. F. 7(30)-Est. IV/A/60.]

.. DEVI DIYAL BHATIA, Dy. Secy.

(Department of Economic Affairs)

New Delhi, the 17th September 1960

G.S.R. 1126.—In exercise of the powers conferred by clause (2) of article 77 of the Constitution, the President is pleased to make the following rule, namely:—

All guarantees and assurances required to be executed in exercise of the executive power of the Union, in connection with the establishment by the Development Loan Fund of Washington, of a line of credit in United States Dollars or in other currencies made available from the funds of the United States of America in favour of an undertaking, firm, company or corporation, in the public or the private sector for financing the acquisition of such commodities and services or for such other purposes as shall from time to time be mutually agreed upon between the Development Loan Fund and such undertaking, firm, company or corporation, shall be executed and authenticated on behalf of the President by the Ambassador of India in the United States of America or by the Minister (Economic) in the Indian Embassy, United States of America.

Dated at New Delhi, this seventeenth day of September, 1960.

[No. 17(6)-ECA-I/60.]

By order and in the name of the President.

N. C. SEN GUPTA, Joint Secy.

(Department of Economic Affairs)

New Delhi, the 19th September 1960

G.S.R. 1127.—In exercise of the powers conferred by clause (2) of article 77 of the Constitution, the President is pleased to make the following rule, namely:—

All letters, documents or instruments required to be issued or executed in exercise of the executive power of the Union, designating the representatives of the President and authorising them to perform all or any of the actions and exercise all or any of the rights on behalf of the President, in connection with or under the loan agreements executed between the President and the Manager of the Development Loan Fund of Washington, shall be signed, executed and authenticated on behalf of the President by Shri N. C. Sen Gupta, Joint Secretary to the Government of India in the Ministry of Finance, Department of Economic Affairs, New Delhi.

Dated at New Delhi, this 19th day of September, 1960.

[No. 17(6)-ECAI/60.]

By order and in the name of President.

K. P. MATHRANI Addl. Secy.

(Department of Revenue)

CENTRAL EXCISES

New Delhi, the 1st October 1960

G.S.R. 1128.—In exercise of the powers conferred by section 37 of the Central Excises and Salt Act, 1944, (I of 1944), as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following further amendments in the Central Excise Rules, 1944, namely:—

1. These rules may be called the Central Excise (Amendment) Rules, 1960.
2. In the Central Excise Rules, 1944, (hereinafter referred to as the said Rules), in the provisions specified in column 2 of the Table below, for the

expression specified in Column 3 of the said Table the expression specified in the corresponding entries in Column 4 of the Table aforesaid shall be substituted.

TABLE

S. No.	Rule/Sub-rule/Proviso	For	Subs. tute
(1)	(2)	(3)	(4)
1	First proviso to rule 15	"ten acres"	"five hectares"
2	Second proviso to rule 15	(i) "acresge" (ii) "20 cents"	"area" "10 acres"
3	First proviso to rule 16	"one hundred standard maunds"	"40 quintals"
4	Second proviso to rule 16	"100 lbs."	"45 kilograms"
5	Rule 21	(i) "ten, or more than ten, acres" (ii) "one hundred standard maunds"	"5, or" more than 5, hectares. "40 quintals."
6	Rule 32(1)	"two standard seers"	"2 kilograms"
7	Proviso to rule 37	"one hundred standard maunds."	"40 quintals"
8	Rule 37A(1)	"acreage"	"area"
9	Rule 96A	(i) "9 inches" (ii) "one yard" (iii) "two and a quarter yards"	wherever they occur. "23 centimetres" "92 centimetres" "2.1 metres"
10	Rule 96-B	(i) "one yard" (ii) "standard yards" (iii) "inches"	"one metre" "metres" "centimetres"
11	Rule 96-C	(i) "square yards" (ii) "inches" (iii) "standard yards"	"square metres" "centimetres" "metres"
12	Rule 114	"four annas for every maund".	"67 naye paise for every quintal".
13	Rule 131	"maund" (wherever it occurs)	"quintal"
14	Rule 176 (Table sub-joined)	(i) "fifty standard maunds" (ii) "one hundred standard maunds" (iii) "two hundred and fifty standard maunds" (iv) "five hundred standard maunds" (v) "one thousand standard maunds" (vi) "two thousand standard maunds"	Wherever they occur "20 quintals" "40 quintals" "100 quintals" "200 quintals" "400 quintals" "800 quintals"
15	Rule 185(5)	"one anna"	"6 naye paise"

II. In Appendix I to the said rules, for the words given under column (1) of the Table hereto annexed, wherever they occur, the words under column (2) of that Table shall be substituted.

TABLE

For	Substitute
(1)	(2)
1 "Standard maunds"	
"Mds"	
"Cwts"	
2 (i) "qr."	
(ii) "lb(s)."	"kilogram"
3 (i) "yard(s)"	"metre(s)"
(ii) "z. yds."	"metres"
4 "sq. yds."	"square metres"
5 "Acres"	"Hectares"
6 "cts"	"Ares"
7 "Acreage"	"Area"
8 "A"	
"a. p"	
"a"	
"As."	
"as. ps."	
9 "cubic feet"	"cubic metres"

[No. 119/60-F. No. 28/9/60-CXIII.]

G.S.R. 1129.—In exercise of the powers conferred by sub-rule (1) of rule 8 of the Central Excise Rules, 1944, as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following amendments in the notifications of the Government of India, in the Ministry of Finance (Department of Revenue), namely:—

In the notifications specified in column 2 of the Table below, for the expressions mentioned against the corresponding entries in column 3 of the said Table the expressions specified in the corresponding entries in column 4 thereof shall be substituted:—

TABLE

S. No.	Notification No. and date	For	Substitute
1	2	3	4
1	CER-8(28)/56 dated the 5th January, 1957.		
	(i) item (9)	"1 lb.",	"0.5 kg."
	(ii) item (10)	"9 inches", "one yard",	"23 centimetres" "92 centimetres"
2	56/57—Central Excises, dated the 6th July, 1957.	"6"	"15 centimetres"
3	92/58—Central Excises, dated the 13th September, 1958.	the existing "Table"	the "Table" as in Appendix I

1	2	3	4
4	24/60—Central Excises, dated the 1st March, 1960.	(i) "30 naye paise per lb." (ii) "5 naye paise per lb." (iii) "one yard" } whenever (iv) "2½ yards" } they occur.	"66.1 np per kg." "11.0 np per kg." "92 centimetres" "2.1 metres"
5	25/59 dated, the 1st March, 1959.	(i) "Rs. 0.80 per lb." (ii) "Rs. 0.60 per lb." (iii) "Rs. 0.40 per lb." (iv) "Rs. 0.20 per lb."	"Rs. 1.80 per kg." "Rs. 1.35 per kg." "Rs. 0.90 per kg." "Rs. 0.45 per kg."
6	26/59, dated the 1st March, 1959.	"20 naye paise per lb."	"Rs. 0.45 per kg."
7	5/54 dated the 28th February, 1954.	(i) "nine inches" } whenever (ii) "one yard" } they occur. (iii) "three yds." } They (iv) "twelve inches" } occur. (v) "twenty-four inches."	"23 centimetres." "92 centimetres." "2.7 metres". "30.5 centimetres". "61 centimetres." "15 centimetres"
8	33/55, dated the 23rd July, 1955.	"six inches"	"50 naye paise"
9	CER-8(4)/56, dated the 16th February, 1956.	"eight annas"	"8 annas"
10	30/60—Central Excises, dated the 1st March, 1960.	"Rs. 30 per ton."	"Rs. 29.35 per metric tonne"
11	25/58—Central Excises, dated the 1st March, 1958.	the existing "Table",	the "Table" as in Appendix II.
12	24/59—Central Excises, dated the 1st March, 1959.	(i) "75 tons" } whenever (ii) "Rs. 70.00 } ever per ton" } they occur.	"76.5 metric tonnes" "Rs. 68.90 per metric tonne"
13	115/57—Central Excises, dated the 31st December, 1957.	(i) "Item No. 9" (ii) "forty-seven naye paise per pound"	"Item No. 4" "Rs. 1.04 per kg."
14	27/59—Central Excises, dated the 1st March, 1959.	(i) "forty-seven naye paise per pound" (ii) "½ inch" (iii) "not finer than 24. S. W. G. (0.22 inch diameter) and containing not less than 18 uniform circular or square apertures per linear inch."	"Rs. 1.04 per kg." "6.35 millimetres" "not finer than 24 S. W. G. (0.5583 millimetre diameter) and containing not less than 18 uniform circular or square apertures per linear distance of 25.4 millimetres"
15	CER-8(24)/56, dated the 17th October, 1956.	(i) "in excess of two hundred tons but not exceeding four hundred tons" (ii) "one pound" (iii) "Rs. 2-10-0 per cwt." (iv) "Rs. 3-1-0 per cwt."	"in excess of 204 metric tonnes, but not exceeding 408 metric tonnes" "0.5 kg." "Rs. 5.15 per quintal" "Rs. 6.05 per quintal"
16	60/57—Central Excises, dated the 20th July, 1957	(i) "200 tons" (ii) "125 tons" (iii) "50 tons"	"204 metric tonnes" "127.0 metric tonnes" "51 metric tonnes"
17	54/59—Central Excises, dated the 16th May, 1959.	(i) "one pound" (ii) "one pint (20 fluid ounces)" (iii) "five rupees and four annas per cwt." (iv) "Two rupees and ten annas per cwt." (v) "Three rupees and annas fifteen per cwt."	"0.5 kg." "0.6 litre" "Rs. 10.35 per quintal" "Rs. 5.15 per quintal" "Rs. 7.75 per quintal"

1	2	3	4
		(vi) "Three rupees and one anna per cwt."	"Rs. 6.05 per quintal"
		(vii) "Two rupees per cwt."	"3.95 per quintal"
18	82/57—Central Excises, dated the 19th October, 1957.	"5 naye paise per lb."	"11 naye paise per kg."
19	20/60—Central Excises, dated the 1st March, 1960.	(i) "125 tons" (ii) "375 tons" (iii) "3 naye paise per lb."	"127 metric tonnes" "381 metric tonnes" "6.5 naye paise per kg."
20	57/60—Central Excises, dated the 20th April, 1960.	(i) "5000 tons" (ii) "125 tons" (iii) "375 tons" (iv) "1000 tons" (v) "1500 tons" (vi) "3 naye paise per lb." (vii) "5 naye paise per lb." (viii) "7 naye paise per lb."	"5080 metric tonnes" "127 metric tonnes" "381 metric tonnes" "1016 metric tonnes" "1524 metric tonnes" "6.5 nP. per kg." "11 nP. per kg." "15.5 nP. per kg."
21	38/59—Central Excises, dated the 21st April, 1959.	(i) "Rs. 5.04 per cwt." (ii) "Rs. 3.92 per cwt."	"Rs. 9.90 per quintal" "Rs. 7.70 per quintal"
22	89/60—Central Excises, dated the 25th June, 1960.	(i) "Rs. 5.63 per cwt." (ii) "cwts."	"Rs. 11.08 per quintal" "quintals"
23	5/60—Central Excises, dated the 6th February, 1960.	"twenty naye paise per imperial gallon"	"Forty-five rupees per kilolitre at 15 degrees of centigrade thermometer."

APPENDIX I

(See S. No. 3)

(Table to be inserted in the Notification No. 92/58-Central Excises dated the 13th September, 1958).

TABLE

Serial No.	Description	Duty	
		1	2
			Naye Paise per square metre
I.	<i>Cotton Fabrics, Superfine :</i>		
(a)	Grey		29.3
(b)	Bleached and not otherwise processed		29.9
(c)	Shrink-proofed or/and organdie processed		32.9
(d)	Other than bleached, Shrink-proofed or/and organdie processed but dyed, printed, mercerised or/and otherwise chemically processed		31.7
II.	<i>Cotton fabrics, fine :</i>		
(a)	Grey		22.1
(b)	Bleached and not otherwise processed		22.7
(c)	Shrink-proofed or/and organdie processed		25.1
(d)	Other than bleached, Shrink-proofed or/and organdie processed but dyed, printed, mercerised or/and otherwise chemically processed		23.9
III.	<i>Cotton fabrics, medium :</i>		
(i)	<i>Medium A :</i>		
(a)	Grey		7.2
(b)	Bleached and not otherwise processed		7.8
(c)	Shrink-proofed or/and organdie processed		10.8
(d)	Other than bleached, shrink-proofed or/and organdie processed but dyed, printed, mercerised or/and otherwise chemically processed		9.0

(a) Medium B :		
(a) Grey		6.9
(b) Bleached and not otherwise processed		6.6
(c) Shrink-proofed or/and organdie processed		9.5
(d) Other than bleached, shrink-proofed or/and organdie processed but dyed, printed, mercerised or/and otherwise chemically processed.		7.8
IV. Cotton Fabrics, Coarse :		
(a) Grey		4.8
(b) Bleached and not otherwise processed		5.4
(c) Shrink-proofed or/and organdie processed		8.4
(d) Other than bleached, shrink-proofed or/and organdie processed but dyed, printed, mercerised or/and otherwise chemically processed		6.6

Provided that if duty has already been paid at the rate applicable to the varieties specified in column (2) of the table appended below, the fabrics specified in column (3) thereof shall be exempt from so much of duty as is in excess of the duty specified in the corresponding entry in column (4) thereof.

S. No.	Variety of fabrics on entry into the factory	Variety of fabrics at the time of clearance from the factory on payment of duty	Duty payable per square meter
1	(2)	(3)	(4)
1. Grey	Bleached and not otherwise processed		0.6
2. Grey	Shrink-proofed or/and organdie processed		3.6
3. Grey	Other than bleached, shrink-proofed or/and organdie processed but dyed, printed, mercerised, or/and otherwise chemically processed		1.8
4. Bleached and not otherwise processed.	Shrink-proofed or/and organdie processed		3.0
5. Bleached and not otherwise processed.	Other than bleached, shrink-proofed or/and organdie processed but dyed, printed, mercerised or/and otherwise chemically processed.		1.2
6. Other than bleached, shrink-proofed or/and organdie processed but dyed, printed, mercerised or/and otherwise chemically processed.	Shrink-proofed or/and organdie processed		1.8
7. Shrink-proofed or/and organdie processed.	Shrink-proofed or/and organdie processed		Nil.

APPENDIX II

(See Serial No. 11)

(Table to be inserted in Notification No. 25/58-Central Excises, dated the 1st March, 1958)

TABLE

Description	Amount
(1)	(2)
On the first 10,160 quintals	Rs. 13.30 per quintal.
On the next 10,160 quintals	Rs. 15.30 per quintal.
On the next 10,160 quintals	Rs. 16.25 per quintal.

[No. 120/60. F. No. 28/9/60-CXIII.]

G.S.R. 1130.—In exercise of the powers conferred by sub-rule (1) of rule 8 of the Central Excise Rules, 1944, read with sub-section (3) of section 3 of the Additional Duties of Excise (Goods of Special Importance) Act, 1957 (58 of 1957), the Central Government hereby makes the following amendments in the notifications of the Government of India in the Ministry of Finance (Department of Revenue), namely:—

In the notification mentioned under column (2) of the Table hereto annexed, for the words and figures shown against it under column (3), the words and figures under column (4) of that Table shall be substituted:—

TABLE

Serial No.	Notification No. and date	For	Substitute
1	2	3	4
1.	25/60 dated the 1st March, 1960.	(i) "10 naye paise per lb." (ii) "2 naye paise per lb." (iii) "On a yard" wherever they occur. (iv) "2½ yards."	"22 nP per kg." "4.4 naye paise per kg." "92 centimetres" "2.1 metres."
2.	28/59 dated the 1st March, 1959.	(i) "3 naye paise per lb." (ii) "1 inch" (iii) "not finer than 24 S.W.G. (0.022 inch diameter) and containing not less than 18 uniform circular or square apertures per linear inch"	"6 naye paise per kg." "6.35 millimetres" "not finer than 24 S.W.G. (0.5588 millimetric diameter) and containing not less than 18 uniform circular or square apertures per linear distance of 25.4 millimetres."
3.	39/59 dated the 21st, April, 1959.	(i) "Rs. 0.63 per cwt." (ii) "Rs. 0.49 per cwt."	"Rs. 1.24 per quintal" "Rs. 0.96 per quintal"

[No. 121/60. F. No. 28/9/60-CXIII.]

G.S.R. 1131.—In exercise of the powers conferred by rule 12 and sub-rule (2) of rule 96 L of the Central Excise Rules, 1944, as in force in India and as applied to the State of Pondicherry and section 3 of the Additional Duties of Excise (Goods of Special Importance) Act, 1957 (58 of 1957), the Central Government

hereby makes the following further amendments to notification of the Government of India in the Ministry of Finance (Department of Revenue) No. 119/58-Central Excises, dated the 1st November, 1958, namely:—

I. In the said notification, for condition (7) the following condition shall be substituted, namely:—

"(7) The rate at which the duty shall be refunded shall be as follows:—

Description of the goods	Rate of rebate in rupees per square meter		
	In respect of duty collected under the Central Excises and Salt Act, 1944.	In respect of duty collected under the Additional Duties of Excise (Goods of Special importance), Act, 1957	
If all powerlooms are employed in the manufacture only of medium and/or coarse fabrics	If one or more powerlooms are employed in the manufacture of superfine and/or fine fabrics		
Cotton Fabrics			
(i) produced in factories with 5 to 24 powerlooms	1.5	2.4	0.9
(ii) produced in factories with 25 to 300 powerlooms	2.4	4.8	1.2
Art Silk Fabrics			
(i) produced in factories with 5 to 9 powerlooms	1.2		0.6
(ii) produced in factories with 10 powerlooms and above	6.0		3.0

II. In the form R.G. 18 (Modified) annexed to the said notification for the letters "Yds" the word "Metres" and for the expression "Sq. Yards" the words "Square Metres" shall be substituted.

[No. 122/60-F. No. 28/9/60-CXIII]

G.S.R. 1132—In exercise of the powers conferred by sub-section (2) of section 3 of the Central Excises and Salt Act, 1944 (I of 1944), as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following amendment in the notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 76/59-Central Excises dated the 20th August, 1959, namely,—

In the said notification, for the existing Schedule, the following Schedule shall be substituted, namely:—

SCHEDULE

Item No. in the First Schedule to Act under which article is ordinarily chargeable	Name of Article	Tariff value
1	2	3
9	Diesel oil not otherwise specified.	Rs. 175 per metric tonne.
10	Furnace Oil	Rs. 88.60 per metric tonne."

[No. 123/60 F. No. 28/9/60- CX.III.]

G.S.R. 1133.—In exercise of the powers conferred by sub-section (1) of section 3 of the Mineral Oils (Additional Duties of Excise and Customs) Act, 1958 (27 of 1958), the Central Government hereby makes the following amendments to the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. 12/60, dated the 1st March, 1960, namely:—

In the said notification, for the existing Table the following Table shall be substituted, namely:—

TABLE

Description of goods	Rate of additional duty
I	2
1. Motor Spirit	Rs. 6.75 per kilolitre at 15 degrees of centigrade thermometer.
2. Kerosene	Rs. 4.45 per kilolitre at 15 degrees of centigrade thermometer.
3. Refined Diesel Oils	Rs. 6.70 per kilolitre at 15 degrees of centigrade thermometer.
4. Vapourising Oil	Rs. 6.70 per kilolitre at 15 degrees of centigrade thermometer.
5. Diesel Oil, not otherwise specified	Rs. 4.90 per metric tonne.
6. Furnace Oil	Rs. 4.90 per metric tonne.

[No. 124/60—F. No. 28/9/60-CX.III.]

G.S.R. 1134.—In exercise of the powers conferred by sub-item (1) of Item No. 3 of the First Schedule to the Central Excises and Salt Act, 1944 (I of 1944), and rule 96 F of the Central Excise Rules, 1944, as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following further amendments in the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. 96/58-Central Excises, dated the 28th September, 1958, namely:—

In the said notification, in the third column, for the heading and the entries thereunder the following heading and entries shall be substituted, namely:—

“Rate of duty per kilogram

Naye	Paisa
4.5	
9.0	
18.0	
27.0	

[No. 125/60. F. No. 28/9/60-CX.III.]

G.S.R. 1135.—In pursuance of rule 96-F of the Central Excise Rules, 1944, as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following amendments in the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. 87/60-Central Excises, dated the 14th June, 1960, namely:—

In the said notification, for the figures and words given in column (1) of the Table hereto annexed, wherever they occur, the figures and words against them in column (2) of the said table shall be substituted, namely:—

TABLE

(1)

(2)

“3 inches”	“7.6 centimetres”
“4 inches”	“10.2 centimetres”

(1)	(2)
" 5 inches "	" 12.7 centimetres "
" 6 inches "	" 15.2 centimetres "
" 7 inches "	" 17.8 centimetres "
" 12 inches "	" 30.5 centimetres "
" 24 inches "	" 61.0 centimetres "
" 27 inches "	" 68.6 centimetres "
" 30 inches "	" 76.2 centimetres "
" 33 inches "	" 83.6 centimetres "

[No. 128/60—F. No. 28/9/60-CX.III.]

G.S.R. 1136.—In pursuance of rule 92-B of the Central Excise Rules, 1944, as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following amendments in the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. 11/60-Central Excises, dated the 18th February, 1960, namely:

In the said notification, for the figures and words "9 inches", "12 inches", "18 inches", "24 inches", and "30 inches", wherever they occur, the figures and words "22.8 centimetres", "30.5 centimetres", "45.8 centimetres", "61.0 centimetres", and "76.2 centimetres", shall respectively, be substituted.

[No. 129/60—F. No. 28/9/60-CX.III.]

G.S.R. 1137.—In exercise of the powers conferred by rule 12 of the Central Excise Rules, 1944, as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following further amendments in the notifications of the Government of India in the Ministry of Finance (Department of Revenue) No. 10-Central Excises, dated the 5th April, 1949 and No. 45-Central Excises, dated the 1st November, 1954, namely:—

In the table annexed to each of the said notifications, for the existing entries against Serial Numbers 9, 11, and 12 in column 4, the following entries shall respectively be substituted, namely:—

"Rs. 39.35 per metric tonne"
 "Rs 52.48 per metric tonne"
 "Rs. 59.02 per metric tonne"
 "48 naye paise per kilogram"
 "Rs 108.28 per metric tonne"

[No. 130/60—F. No. 28/9/60-CX.III.]

G.S.R. 1138.—In exercise of the powers conferred by rule 12-A of the Central Excise Rules, 1944, as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following further amendment in the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. 62/58-Central Excises, dated the 21st June, 1958, namely:—

For the Table annexed to the said notification, the following Table shall be substituted, namely:—

TABLE

Sl. No.	Exercisable materials used	Description of goods	Rate of rebate
1	2	3	4
1	Sugar	Fruit products manufactured in accordance with the provisions of the Fruit Products Order, 1955.	
		(i) Fruit Chutney containing not less than 50 per cent of sugar by weight.	Rs. 13.60 per quintal of such goods.

1

2

3

4

(ii) Jams and Jellies containing not less than 60 per cent of sugar by weight. Rs. 16.25 per quintal of such goods.

(iii) Canned Fruit in syrup Containing—

(a) not less than 16 per cent of sugar by weight. Rs. 4.35 per quintal of such goods.

(b) not less than 13.5 per cent of sugar by weight. Rs. 3.65 per quintal of such goods.

(iv) Squashes containing not less than 40 per cent of sugar by weight. Rs. 10.85 per quintal of such goods.

(v) Fruit syrups, synthetic syrups and sharbets containing not less than 65 per cent of sugar by weight. Rs. 17.60 per quintal of such goods.

(vi) Lime Juice Cordial containing not less than 40 per cent of sugar by weight. Rs. 10.85 per quintal of such goods.

(vii) Lemon Barley containing not less than 43.39 per cent of sugar by weight. Rs. 11.70 per quintal of such goods.

(viii) Fruit Cordials other than Lime Juice Cordial containing not less than 30 percent of sugar by weight. Rs. 8.05 per quintal of such goods.

(ix) Barley waters other than Lemon Barley containing not less than 40 per cent of sugar by weight. Rs. 10.85 per quintal of such goods.

(x) Fruit crushes containing not less than 55 per cent of sugar by weight. Rs. 14.95 per quintal of such goods.

(xi) Marmalades containing not less than 60 per cent of sugar by weight. Rs. 16.25 per quintal of such goods.

(xii) Candied and crystallised or glazed fruit and peel containing 10 less than 70 per cent of sugar by weight. Rs. 19.00 per quintal of such goods.

(xiii) Mango Pulp. The amount of excise duty actually paid on the added sugar in excess of 19 per cent sugar on account of natural sugar.

(xiv) Preserves containing not less than 60 per cent of sugar by weight. Rs. 16.25 per quintal of such goods.

(xv) Sweetened Fruit Juices (Canned or Bottled) containing not less than 10 per cent of sugar by weight. Rs. 6.25 per quintal of such goods.

1	2	3	4
2	Cotton Fabrics—superfine	Ribbons, inked or uninked, used on type-writers or other similar office equipment machines.	Forty-nine naye paisa per square metre of such ribbons exported.
3	(1) 'Printing and writing paper, other sorts' as defined in item 17(3) of the first Schedule to the Central Excise and Salt Act, 1944 (Is of 1944) other than news print.	(i) Exercise books, Envelopes Account and Memorandum Books, Registers, Diaries and Writings pads.	Twenty-two naye paisa per kilogram of the excisable material contained in such product exported.
		(ii) Telegraph tapes ; not more than one centimetre wide and with a diameter not exceeding twenty centimetres.	Rs. 0.23 per five rolls of telegraph tapes exported.
	(2) 'Packing and wrapping paper, other sorts' as defined in item 17(4) of the First Schedule to the Act.	Paper bags	Twenty-two naye paisa per kilogram of the excisable material contained in such product exported.
	(3) Manifold, bank or bond paper as defined in item 17(1) of the First Schedule to the Act.	Writing Pad	Thirty-three naye paisa per kilogram of the excisable material contained in such product exported.
	(4) " Straw-board other than Cardboard corrugated board " and " Millboard " as defined in item 17 (5) and (7) of the First Schedule to the Act.	Cardboard	Nine naye paisa per kilogram of the excisable material contained in such product exported.
4	Linseed oil	Paints and Varnishes	Rs. 108.28 per metric tonne of the excisable material contained in such goods exported.

[No. 131/60 F. No. 28/9/60-CX.III.]

G.S.R. 1139.—In pursuance of rule 96J of the Central Excise Rules, 1944, as in force in India and as applied to the State of Pondicherry, the Central Government makes the following further amendment in the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. 75/58-Central Excises, dated the 4th July, 1958, namely:

For the Explanation in the said notification, the following Explanation shall be substituted, namely—

Explanation.—The expression 'powerloom' shall include 'roller loom machine', every metre of the width of such machine being reckoned as one powerloom and where the total width of the said machine is in excess of whole metres, the balance being ignored."

[No. 132/60 F. No. 28/9/60-CX.III.]

G.S.R. 1140.—In exercise of the powers conferred by rule 96J of the Central Excise Rules, 1944, and sub-section (3) of section 3 of the Additional Duties of Excise (Goods of Special Importance) Act, 1957 (58 of 1957), the Central Government makes the following further amendment in the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. 110/58-Central Excises, dated the 11th October, 1958, namely,—

For the Explanation in the said notification, the following Explanation shall be substituted, namely,—

"Explanation.—The expression 'powerloom' shall include 'roller loom machine', every metre of the width of such machine being reckoned as one powerloom and where the total width of the said machine is in excess of whole metres, the balance being ignored."

[No. 133/60-F. No. 28/9/60-CXIII.]

G.S.R. 1141.—In exercise of the powers conferred by sub-rule (1) of rule 8 of the Central Excise Rules, 1944, as in force in India and as applied to the State of Pondicherry, the Central Government hereby exempts woollen fabrics manufactured by or on behalf of the same person in one or more factories in which four or less than four powerlooms in all are installed, from the whole of the duty leviable thereon.

[No. 134/60-F. No. 28/9/60-CXIII.]

G.S.R. 1142.—In exercise of the powers conferred by sub-rule (1) of rule 8 of the Central Excise Rules, 1944, as in force in India and as applied to the State of Pondicherry, the Central Government hereby rescinds the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. 13/60 (Central Excises) dated the 1st March, 1960.

[No. 135/60-F. No. 28/9/60-CXIII.]

G.S.R. 1143.—In exercise of the powers conferred by sub-rule (1) of rule 8 of the Central Excise Rules 1944, as in force in India and as applied to the State of Pondicherry, and in supersession of the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. 115/58-C.E., dated the 17th October, 1958, the Central Government hereby exempts the first 41,800 square metres of cotton fabrics cleared in a month, for home consumption on or after the 1st day of October, 1960, from any processing factory as defined in rule '6D of the said rules, from so much of the duty as is in excess of the duty leviable under the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. G.S.R. 794, dated the 13th September, 1958, on such fabrics at the time of their entry into that factory.

Provided that where a manufacturer owns more than one processing factory, the exemption hereby granted shall not exceed 41,800 square metres in respect of all such factories.

Provided further that where a processing factory is run on different times of any month by different manufacturers the quantity of such cotton fabrics cleared from such factory shall not exceed 41,800 square metres.

Provided further that nothing contained in this notification shall apply to—

- (a) a processing factory which is owned by a manufacturer also owning a composite mill;
- (b) a factory which has produced or produces on or after the 1st October, 1957, shrink proofed or organdie processed varieties of cotton fabrics or both.

Explanation.—For the purpose of this notification "composite mill" means a textile mill having its own spinning and weaving plants.

[No. 136/60. F. No. 28/9/60-CXIII.]

L. M. KAUL, Dy. Secy.

CENTRAL BOARD OF REVENUE

CENTRAL EXCISES

New Delhi, the 1st October 1960

G.S.R. 1144.—In pursuance of the proviso to sub-rule (1) of rule 32 of the Central Excise Rules, 1944, as in force in India, and as applied to the State of Pondicherry, the Central Board of Revenue hereby directs that the following

further amendment shall be made in its notification No. 24-Central Excises, dated the 23rd July, 1949, namely:—

In the said notification, in item (d), for the words "twenty-five standard maunds", the figures and words "9.3 quintals" shall be substituted.

[No. 127/60—F. No. 28/9/60-CX.III.]

G.S.R. 1145.—In pursuance of sub-rule (1) of rule 175 of the Central Excise Rules, 1944, as in force in India and as applied to the State of Pondicherry, the Central Board of Revenue hereby makes the following further amendments in its notification No. C.B.R. 175(1)/56, dated the 1st September, 1956, namely:—

In the Schedule annexed to the said notification, for the words "one hundred standard maunds" and "two thousand standard maunds", wherever they occur, the figures and words "40 quintals" and "800 quintals" shall, respectively, be substituted.

[No. 128/60—F. No. 28/9/60-CX.III.]

L. M. KAUL, Secy.

MINISTRY OF COMMERCE & INDUSTRY

New Delhi, the 19th September 1960

G.S.R. 1146.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the method of recruitment to the posts of Assistant Accounts Officer in the Small Scale Industries Organisation under the Ministry of Commerce and Industry, namely:—

- 1. Short title.**—These rules may be called the Small Scale Industries Organisation (Assistant Accounts Officers) Recruitment Rules, 1960.
- 2. Application.**—These rules shall apply for recruitment to the posts specified in column 1 of the Schedule annexed hereto.
- 3. Number, classification and scale of pay.**—The number of posts, their classification and scales of pay attached to them shall be as specified in columns 2 to 4 of the said Schedule.
- 4. Method of Recruitment, age limit and other qualifications.**—The method of recruitment, age limit, qualifications and other matters connected therewith shall be as specified in columns 5 to 13 of the Schedule aforesaid.

Recruitment Rules for the Post of Assistant Accounts Officer in Small Scale Industries

Name of post	No. of posts	Classification	Scale of pay	Whether selection post or non-selection post	Age limit for direct recruits	Educational and other qualifications required for direct recruits
(1)	(2)	(3)	(4)	(5)	(6)	(7)
Assistant Accounts Officer.	5	General Central Service Class II Gazetted Non-Ministerial.	Rs. 500— 30—650— EB—30—800.	Not applicable.	Not applicable.	Not applicable.

Organisation, Ministry of Commerce and Industry.

Whether age and educational qualifications prescribed for the direct recruits will apply in the case of promotees.	Period of probation if any.	Method of recruitment whether by direct recruitment or by promotion or transfer & percentage of the vacancies to be filled by various methods.	In case of recruitment by promotion/ transfer, grades from which promotion to be made.	If a D.P.C. exists	Circumstances in which U.P.S.C. is to be consulted in making recruitment.
(8)	(9)	(10)	(11)	(12)	(13)
Not applicable.	Not applicable.	By deputation of officers holding analogous posts in any of the organised Accounts Service (SAS of Auditor General, Military Accounts Department etc.).	..	Not applicable.	As required under the rules.

[No. F. 13-E.I(2)60.]

V. C. NAIDU, Under Secy.

MINISTRY OF WORKS, HOUSING AND SUPPLY

(Central Boilers Board)

New Delhi, the 21st September 1960

G.S.R. 1147.—In exercise of the powers conferred by Section 28 of the Indian Boilers Act, 1923 (5 of 1923), the Central Boilers Board hereby makes the following further amendments in the Indian Boiler Regulations, 1950, the same having been previously published as required by sub-section (1) of section 31 of the said Act, namely:—

1. These Regulations may be called the Indian Boiler (Amendment) Regulations, 1960.
2. In the Indian Boiler Regulations, in the list of Well-known Steel-Makers in Appendix 'G', the following shall be added at the end, namely:—
'Messrs. Degerfors Jarnverks Aktiebolag. Degerfors, Sweden.'

[No. S&PII/BL-5(8)/58.]

M. N. KALE, Secy.

MINISTRY OF FOOD AND AGRICULTURE

(Department of Food)

ORDER

New Delhi, the 19th September 1960

G.S.R. 1148.—In pursuance of sub-clause (b) of clause 2 of the Wheat Roller Flour Mills (Licensing and Control) Order, 1957, the Central Government hereby appoints Shri P. H. Mahesh, Assistant Director (Food), Northern Region, New Delhi as inspector to exercise the powers and perform the duties of inspector under the said Order within his jurisdiction, and makes the following further amendment in the Government of India, Ministry of Food and Agriculture (Department of Food) notification S.R.O. 3082, dated the 25th September, 1957, namely,

In the Schedule to the said notification for item 44, the following item shall be substituted, namely:—

"44. Shri P. H. Mahesh, Assistant Director (Food), Northern Region, New Delhi."

[No. 2/1/60-PY(FM).]

S. BANSI, Under Secy.

MINISTRY OF TRANSPORT AND COMMUNICATIONS

(Department of Transport)

(Transport Wing)

PORTS

New Delhi, the 20th September 1960

G.S.R. 1149.—In exercise of the powers conferred by sub-section (1) of section 6 of the Indian Ports Act, 1908 (15 of 1908), the Central Government hereby makes the following further amendments to the Rules for goods in transit at the port of Vizagapatam as published with the notification of the Government of India in the late Department of Commerce No. 222-P&L(9)/31, dated the 25th July 1931,

the same having been previously published as required by sub-section (2) of the said section, namely:—

In the said Rules under 'Part I—Imports',—(1) for rule 2, the following rule shall be substituted, namely:—

2. After the expiry of the free days, transit dues shall, subject to rule 3, be levied at the following rates upon all goods left in the port premises until their delivery is effected:—

First Week	Per Tonne/ Cu. Metre per Diem	Nps.
Consignments, actually landed, weighing 50 tonnes and over/or measuring 50 Cubic Metres and over		12
Consignments, actually landed, weighing 10 tonnes and over/or measuring 10 Cubic Metres and over but less than 50 Tonnes/or measuring less than 50 Cu. Metres		25
Consignments, actually landed, weighing less than 10 Tonnes/or measuring less than 10 Cubic Metres		50

Second Week.

Double the rates leviable for the first week per tonne/cubic metre per diem.

Succeeding Period

Thrice the rates leviable for the first week per tonne/cubic metre per diem.

NOTE.—Subject to a minimum charge as for one tonne/cubic metre fractions of a tonne/cubic metre not exceeding $\frac{1}{2}$ tonne/0.5 cubic metre shall be neglected. Fractions of a tonne/cubic metre exceeding $\frac{1}{2}$ tonne/0.5 cubic metre shall be reckoned as 1 tonne/1 cubic metre.

EXPORTS

(II) for rule 3, the following rule shall be substituted, namely:—

3. After the expiry of the free days, transit dues shall be levied on all goods left in the Port premises at the following rates:—

First week	Per Tonne/ Cubic Metre Per Diem	Nps.
Second week		12
Succeeding period		25

[No. F. 17-PG(26)/60-1.]

G.S.R. 1150.—In exercise of the powers conferred by clause (ii) of sub-section (1) of section 6 of the Indian Ports Act, 1908 (15 of 1908), the Central Government hereby makes the following further amendments to the Port Rules of the Vizagapatam Port relating to Rents for sheds and open spaces, as published with the notification of the Government of India in the Ministry of Transport and Communications, Department of Transport (Transport Wing) No. 17B-PG(42)/58,

dated the 18th December 1958, the same having been previously published as required by sub-section (2) of the said section, namely:—

For rule 14 of the said Rules, the following rule shall be substituted, namely:—

14. The rents for sheds and open spaces in the Port area shall be levied as mentioned below:—

Sr. No.	Description	Rate of rent
1	Transit sheds I, II, III, and IV	Rs. 155 per 100 sq. Metres per mensem.
2.	Storage sheds, 2, 3 and 5 and all covered space as goods shed, combustible material shed etc.	Rs. 86.10 per 100 sq. Metres per mensem.
3	Open stacking spaces outside Customs barrier for all articles other than mineral ore and coal.	Rs. 19.40 per 100 sq. Metres per mensem.
4	Open stacking space inside Customs barrier for all articles other than mineral ore and coal.	Rs. 25.80 per 100 sq. Metres per mensem.
5	Mineral ore stacking space	Rs. 19.40 per 100 sq. Metres per mensem.
6	Coal—stacking space . . .	Rs. 19.40 per 100 sq. Metres per mensem.
7	Vacant sites on the Eastern area (temporary lease).	Rs. 89.70 per 100 sq. Metres per annum

NOTE.—(1) The above monthly rates shall apply when the lease period is one year or more. For shorter periods the rates shall be 25 per cent more than the rates quoted above.

(2) Rents at double the rates mentioned above shall be charged for all unauthorised occupation or continued occupation after the date of refusal of renewal or overstayal.

(3) Transit sheds T-I to T-IV, when used as storage space, shall be charged at a rate of Rs. 86.10 per 100 sq. Metres per mensem, if the lease is for a period of one year or more. For shorter periods, the rents will be enhanced by 25 per cent.

[No. F. 17-PG(26)/60-2.]

MISS I. INDIRA, Under Secy.

MINISTRY OF REHABILITATION

New Delhi, the 21st September 1960

G.S.R. 1151.—In exercise of the powers conferred by Section 34 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954, the Central Government hereby delegate powers exercisable by them under Section 20-B of the said Act to the Regional Settlement Commissioner, Jullundur of making payment to a non-evacuee co-shareer of the value of his share in a composite property where such share had been wrongly acquired and has subsequently been released by an appropriate authority as specified in Section 20-B and where such value does not exceed Rs. 5,000/-.

[No. F. 5(131)/59.Prop.II-Comp.]

KANWAR BAHADUR, Dy. Secy.

MINISTRY OF LABOUR & EMPLOYMENT (Directorate General of Employment & Training)

New Delhi, the 22nd September 1960

G.S.R. 1152.—In exercise of the powers conferred by sub-section (2) of section 4 of the Employment Exchanges (Compulsory Notification of Vacancies) Act, 1959 (31 of 1959) the Central Government hereby requires that from the 1st day

of October 1960 the employer in every establishment in any railway, major port, mine or oil field in the private sector, shall, before filling up any vacancy in any employment in that establishment, notify that vacancy to the Employment Exchange prescribed for the purpose in rule 3 of the Employment Exchanges (Compulsory Notification of Vacancies) Rules, 1960.

[No. EP-117(1)/60.]

G.S.R. 1153.—In exercise of the powers conferred by sub-section (2) of section 5 of the Employment Exchanges (Compulsory Notification of Vacancies) Act, 1959 (31 of 1959), the Central Government hereby requires that from the 30th day of September, 1960, the employer in every establishment in any railway, major port, mine or oil field in the private sector, shall, furnish returns prescribed under rule 6 of the Employment Exchanges (Compulsory Notification of Vacancies) Rules, 1960, to the Local Employment Exchange concerned.

[No. EP-117(II)/60.]

T. R. CHOPRA, Under Secy.

New Delhi, the 23rd September 1960

G.S.R. 1154.—The following draft of certain amendments to the Minimum Wages (Central) Rules, 1950, which the Central Government proposes to make in exercise of the powers conferred by clauses (i) and (k) of sub-section (2) of section 30 of the Minimum Wages Act, 1948 (11 of 1948), is published as required by sub-section (1) of that section for the information of all persons likely to be affected thereby and notice is hereby given that such draft will be taken into consideration on or after the 30th November, 1960.

Any objections or suggestions which may be received from any person with respect to the said draft before the date specified will be considered by the Central Government.

Draft Amendments

1. These rules may be called the Minimum Wages (Central) Amendment Rules, 1960.

2. In rule 26A of the Minimum Wages (Central) Rules, 1950 (hereinafter referred to as the said rules), after the figures and brackets "26(1)", the words figures and brackets "and the muster roll required to be maintained under rule 26(5)" shall be inserted.

3. After rule 26A of the said rules, the following rule shall be inserted, namely:—
"26B—Production of registers and other records.

All registers and records required to be maintained by an employer under these rules shall be produced on demand before the Inspector:

Provided that where an establishment has been closed, the Inspector may demand the production of the registers and records in his office or such other public place as may be nearer to the employer."

[No. LWI(I)-3(31)/60.]

K. D. HAJELA, Under Secy.

